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"Every such permit shall be good until the same is suspended as provided by this ordinance, or until the holder of such permit changes the location of his place of business, or conveys or otherwise disposes of the same.

"Nothing herein contained shall be construed to require any person, firm, or corporation to obtain a permit under the provisions of this ordinance if such person, firm, or corporation has, prior to the adoption of this ordinance, obtained a permit under the provisions of ordinance No. 14,351 (new series), and such permit has not been revoked or suspended and a new permit is not specifically required to be obtained under the provisions of this ordinance."

Swine—Keeping of. (Ord. 27,881 N. S., July 9, 1913.)

SECTION 1. That section 7 of ordinance No. 23,660 (new series), entitled "An ordinance regulating the keeping of cows and other animals within certain limits of the city of Los Angeles," approved November 3, 1911, be, and the same is hereby, amended so as to read as follows:

"SEC. 7. It shall be unlawful for any person, firm, or corporation to keep, or to cause or permit to be kept, any swine upon any premises in the city of Los Angeles unless such premises shall be comprised of an area of 1 acre or more: *Provided, however,* That the provisions of this section shall not apply to those certain districts set apart as slaughterhouse districts as set forth in ordinance No. 10,909 (new series), and to that portion of the city of Los Angeles lying south of Manchester Avenue. Every person, firm, or corporation may keep one additional swine for each additional acre owned or controlled by such person, firm, or corporation: *Provided, however,* That the number of swine that shall be kept upon any premises in said city shall not exceed five in number. No swine shall be kept upon any premises in said city within a distance of 100 feet of any public building, church, school, or dwelling. Every pen constructed or intended to be constructed and in which swine are kept is hereby required to be floored with cement or concrete, or plank of not less than 2 inches in thickness. All floor joints shall be tightly calked and filled with tar or asphaltum, and every such cement, concrete, or plank flooring is hereby required to be so placed and connected as to be properly and easily drained, and the same shall be drained, into some accepted sewer or cesspool. The owner, lessee, or person, firm, or corporation having charge of or in control of any such pen is hereby required to keep any such pen in a cleanly and sanitary manner and condition."

Fertilizer Factories—Establishment and Maintenance—Permit Required. (Ord. 28,411 N. S., Oct. 6, 1913.)

SECTION 1. That section 66 of ordinance No. 24,979 (new series), entitled "An ordinance providing health, sanitary, and quarantine regulations," approved May 1, 1912, be, and the same is hereby, amended so as to read as follows:

"SEC. 66. It shall be unlawful for any person, firm, or corporation to establish, conduct, maintain, or operate, or to cause or permit to be established, conducted, maintained, or operated, within the city of Los Angeles any fertilizer factory: *Provided, however,* That the provisions of this section shall not apply to any fertilizer factory in operation upon the date of the passage of this ordinance: *And provided further,* That the health commissioner may issue a permit, for a period not exceeding six months, to any person, firm, or corporation to maintain and operate, for experimental purposes, in any industrial district, a mechanical drier for producing chemical fertilizer. Any such permit may be revoked in the discretion of the health commissioner.

"A fertilizer factory, within the meaning of this section, is hereby declared to be a factory or place where fertilizer, fertilizing material, or any ingredient used in the preparation of fertilizer is manufactured, produced, or prepared, in whole or in part, from offal or refuse or from animal or vegetable matters."